

Case Nos. 07-7757(CM) and 07-7941(CM)

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

In re: ENRON CREDITORS RECOVERY CORP., f/k/a Enron Corp., et al.

Debtors.

JPMORGAN CHASE BANK, N.A., CREDIT SUISSE FIRST BOSTON, DEUTSCHEBANK TRUST COMPANY AMERICAS, FARALLON CAPITAL MANAGEMENT, LLC, KING STREET CAPITAL L.P., REDWOOD PARTNERS, SILVER POINT CAPITAL L.P.,

Appellants,

-against-

THE BAUPOST GROUP, LLC, ABRAMS CAPITAL, LLC, ENRON CREDITORS RECOVERY CORP., f/k/a Enron Corp., et al.,

Appellees.

Appeal from the United States Bankruptcy Court for the Southern District of New York, Case No. 01-16034 (Jointly Administered)

**RULE 7.1 STATEMENT OF
THE BAUPOST GROUP, LLC**

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Counsel for Appellees
The Baupost Group, LLC and Abrams Capital, LLC

Pursuant to Federal Rule of Civil Procedure 7.1, The Baupost Group, LLC states that it has no corporate parent, and no publicly-held corporation holds 10% or more of its interests.

Dated: November 2, 2007
Los Angeles, California

STUTMAN, TREISTER & GLATT
Professional Corporation

By: /s/ Eric D. Winston

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